

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF MISSOURI  
SPRINGFIELD

RICHARD SCHWINGER, individually  
and all others Persons Similarly Situated,

Plaintiffs

v.

MENU FOODS; MENU FOODS  
INCOME FUND; MENU FOODS  
GEN PAR LIMITED; MENU FOODS  
LIMITED PARTNERSHIP; MENU  
FOODS OPERATING PARTNERSHIP;  
MENU FOODS MIDWEST CORP;  
MENU FOODS SOUTH DAKOTA;  
MENU FOODS, INC.; MENU FOODS  
HOLDINGS, INC.; WAL-MART STORES,  
INC; DEL MONTE FOODS, INC.

Defendants

Case No. \_\_\_\_\_

**07-5041-CV-S**

**CLASS ACTION COMPLAINT**

Plaintiff, Richard Schwinger through his undersigned counsel, on behalf of himself and all others similarly situated, upon both personal knowledge and information and belief, alleges as follows:

1. This class action is brought against Defendants for negligently contaminating the pet food supply making the food unfit for consumption and harmful and for purposefully failing to warn consumers of the contaminated pet food. As a result of Defendants' actions, Plaintiff and other similarly situated pet owners have been damaged.

**PARTIES**

1. Plaintiff Richard Schwinger is a resident of Berry County, Missouri. Plaintiff's dog suffered extreme illness due to the contaminated food produced, distributed, marketed, and sold by the Defendant.

2. Defendant, Menu Foods Income Fund (Menu Foods) is an unincorporated company with its principal place of business in Ontario, Canada. It is doing business in the State of Missouri and has availed themselves of the protections of the State of Missouri. Jurisdiction is appropriate pursuant to the Missouri Long Arm Statute, and service may be affected through the Hague convention on service abroad of judicial and extrajudicial documents and civil or commercial matters at 8 Falconer Drive, Streetsville, ON, Canada L5N 1B1.

Menu Foods Midwest Corp., is a Delaware corporation and may be served through its registered agent for service, The Corporation Trust Company, Corporation Trust Center, 1209 Orange Street, Wilmington DE. Defendant, Menu Foods Holding, Inc., is a Delaware corporation and may be served through its registered agent for service, The Corporation Trust Company, Corporation Trust Center, 1209 Orange Street, Wilmington Delaware. Menu Foods operates two manufacturing plants in the United States and distributes their pet food products throughout the entire United States including Arkansas.

3. Defendant, Menu Foods, Inc., is a New Jersey corporation and may be served through its registered agent for service, Corporation Trust Company, 820 Bear Tavern Road, West Trenton, New Jersey. Upon information and belief, Defendants Menu Food

Midwest Corp., Menu Foods South Dakota Inc., Menu Foods, Inc., and Menu Foods Holdings, Inc., are wholly owned subsidiaries of Menu Foods Income Fund, a business registered in and headquartered in Ontario, Canada. The above listed Defendants are hereinafter referred to collectively as "Defendants" or "Menu Foods." Del Monte Foods Company is a California Company who does business in every state in the United States including Missouri.

4. Defendant Wal-Mart, Inc, (Wal-Mart) is a corporation headquartered in Bentonville, AR that sells Menu Food products throughout their retail stores in Missouri and throughout the United States. Wal-Mart is the single largest distributor of Menu Foods products. Plaintiffs purchased the contaminated pet food at the Wal-Mart store in Cassville, MO. Menu Foods produced some brands of pet food exclusively for Wal-Mart under a private label agreement.

### **JURISDICTION AND VENUE**

5. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. §§ 1332(d)(2). The matter in controversy exceeds \$5,000,000, is a class action and there are members of the proposed Class that are citizens of States different than at least one of the Defendants.

6. Venue is proper in this district under 28 U.S.C. § 1391 (b) and (d). Defendant Wal-Mart has a retail store in the District. Defendant Menu Foods Income Fund is a foreign corporation headquartered outside the United States and distributes, through retailers such as Wal-Mart, the pet food products in issue within the District. Defendant,

Del Monte Foods Company is a California Company doing business in Missouri.

Additionally, Plaintiffs purchased the tainted pet food in the District.

### FACTS

7. Defendant, Menu Foods told the U. S. Food and Drug and Administration, that they had become aware of the contamination on February 20, 2007. Menu Foods believed that the contamination came from their supplier of Wheat Gluten. Defendant, Menu Foods conducted test to determine if the contamination was harmful to pets on February 27, 2007. The results of the test resulted in death to one out of every six pets who consumed the contaminated pet food.

8. While Menu Foods and the U.S. Food and Drug Administration have not confirmed who the supplier of the Wheat Gluten was, it is believed that ADM is the supplier of the tainted Wheat Gluten.

9. Defendants Menu Foods and Wal-Mart did nothing to prevent the distribution of the contaminated pet food until weeks after the discovery occurred. This action, or lack thereof, permitted and caused additional harm to thousands of pet owners in Missouri and throughout the country.

10. Plaintiff owned a dog, named "Sandy" who was a very healthy two year old dog. Plaintiff fed the dog Ole Roy Pet Food which was made by Menu Foods exclusively for Wal-Mart under a private label agreement and Canine Carry out Bacon Bite which was produced by Del Monte.

11. Beginning around late February and early March, 2007, Plaintiff noticed that his dog was acting differently and had begun to lose weight. At one point the dog remained in his dog house for 16 hours straight. In a tragic irony, Plaintiff forced the dog to eat more of the contaminated pet food, unaware that the pet food was contaminated and the cause of the poor health.

12. Plaintiff has no computer and, therefore, no access to the internet. The only news that he receives is from the television reports. Those television reports were quoting Menu Foods assertions that this problem was concentrated and only around 30 pets, nationwide, had died. This led Plaintiff to believe that the pet food contamination could not be the cause of Sandy's sickness. Finally, around the middle of March, Plaintiff took Sandy to his veterinarian for examination. That same day, the veterinarian ran some tests and informed the Plaintiff that Sandy was either suffering from kidney failure due to the consumption of the contaminated pet food or there was a family history of kidney failure. The Plaintiff called the breeder of the dog to ask if there was a history of kidney failure in Sandy's family. The breeder told him that there absolutely was not.

13. The veterinarian diagnosed the kidney failure to be the result of Sandy's consumption of contaminated pet food.

14. Shortly, thereafter, the veterinarian called and said Sandy was suffering so much, he recommended that Plaintiff put Sandy to sleep. Plaintiff reluctantly agreed but asked that the veterinarian to do a post-mortem examination and keep blood and kidney samples, which the veterinarian did.

**CLASS ACTION ALLEGATIONS**

15. Plaintiff brings all claims as class claims pursuant to Rule 23 of the Federal Rules of Civil Procedure. The requirements of Rule 23 are met with respect to the Class defined below.

16. Plaintiff brings their claims on his own behalf, and on behalf of the following Class:

All persons in the United States who purchased contaminated pet food from Wal-Mart that was produced by Menu Foods or Del Monte Foods, Inc.

17. The Class is so numerous that joinder of the individual members of the proposed Class is impracticable. The Class, upon information and belief, includes millions of members.

18. Questions of law or fact common to the Class exist as to Plaintiff and all Class Members, and these common questions predominate over any questions affecting only individual members of the Class. Among the common questions of law or fact are the following:

- a. Whether Defendants were negligent in allowing pet food products in the United States to be contaminated with a dangerous ingredient that was not safe for consumption.
- b. Whether Defendants owed a duty to pet owners by ensuring that the pet food was not contaminated with dangerous ingredients;
- c. Whether Defendants' conduct amounted to breach of such a duty;
- d. Whether Defendants' conduct was a proximate cause of Plaintiff's

and the Class Members' damages;

- e. Whether Defendants are responsible for the contamination of the pet food;
- f. Whether Defendants were negligent per se;
- g. Whether Defendants are strictly liable;
- h. Whether Defendants breached their warranty of merchantability.
- i. Whether Defendants produced, marketed, distributed, and sold a defective product
- j. Whether Defendants failed to adequately warn consumers of contaminated pet food.
- k. Whether Defendants purposefully failed to adequately warn consumers of contaminated food supply for economic benefit.
- l. Whether Plaintiff and the Class Members are entitled to damages, and, if so, the proper amount of such damages; and
- m. Whether Defendants purposefully failed to adequately warn consumers of contaminated food supply for economic benefit.

## COUNT I

### Negligence

- 19. Plaintiff incorporates by reference all of the allegations contained above.
- 20. Defendants owed a duty to Plaintiff to ensure that the pet food was not contaminated with dangerous and harmful ingredients.
- 21. Defendants breached that duty by contaminating the pet food supply with dangerous and harmful ingredient during the approximate time of time January 2007 to March, 2007.

22. Defendants' actions proximately caused damage to Plaintiff and the Class.

23. Plaintiff and the Class have suffered damages by a loss of property, cost of medical bills, and cost of purchasing new, uncontaminated pet food.

## COUNT II

### Negligence Per Se

24. Plaintiff incorporates by reference all of the allegations contained above.

25. Defendants' acts and/or omissions as described herein constitute negligence per se.

26. Defendants had a duty to ensure that their pet food was produced, transported, marketed, distributed, and sold in a manner consistent with governmental regulations.

27. Defendants breached this duty in violation of regulatory standards.

28. Such breaches directly and proximately caused damages to the Plaintiff and the Class.

29. Plaintiff and the Class have suffered damages due to Defendants failure to conform to the United States Food and Drug Administration regulations.

## COUNT III

### Strict Liability- Defective in Design or Manufacture

30. Plaintiff incorporates by reference all of the allegations contained above.



31. Defendants placed into the stream of commerce an unreasonably dangerous product that is not fit for consumption and in violation of the Defendants Warranty of Merchantability owed to Plaintiff.

32. As a result of Defendants' actions, Plaintiff and the Class Members have suffered significant damages.

33. Exercise of reasonable care by the Plaintiff and the Class members could not have eliminated the dangerous product or prevented the related injuries.

34. Plaintiff and the Class Members have been damaged enormously, and they seek injunctive relief from further contamination, compensatory damages, punitive damages for reckless and willful conduct, attorney fees and costs, and all other proper and just relief.

#### COUNT IV

##### Strict Product Liability - Failure to Warn

35. Plaintiff incorporates by reference all of the allegations contained above.

36. Defendants placed into the stream of commerce an unreasonably dangerous product that is not fit for consumption.

37. Defendants failed to warn Plaintiff or Class Members of the dangers on the Defendants' labels or through other means of advertising until after enormous damage had been suffered by the Plaintiffs and the Class Members.

38. Even after Defendants became aware of the dangerous contamination of its pet food, they still refused to warn the consumers and allowed countless other consumers to purchase the contaminated pet food and suffer great harm.

39. As a result of Defendants' actions, Plaintiff and the Class Members have suffered significant damages.

40. Exercise of reasonable care by the Plaintiffs and the Class members could not have eliminated the dangerous product or prevented the related injuries.

41. Plaintiff and the Class Members have been damaged enormously, and they seek injunctive relief from further contamination, compensatory damages, punitive damages for reckless and willful conduct, attorney fees and costs, and all other proper and just relief.

### **JURY TRIAL DEMANDED**

42. Plaintiff demands a jury of twelve.

### **PRAYER**

WHEREFORE, Plaintiff, on behalf of himself and all others similarly situated, request that he and the other Class Members have judgment entered in their favor and against Defendants, as follows:

A. An order certifying that this action, involving Plaintiff's and the Class Members' separate and distinct claims, be maintained as a nationwide class action under Rule 23 of the Federal Rules of Civil Procedure and appointing Plaintiff and their undersigned counsel to represent the Class;

B. An award, for Plaintiff's and each Class Members' separate and distinct claims, of compensatory damages and pre- and post-judgment interest thereon; and,

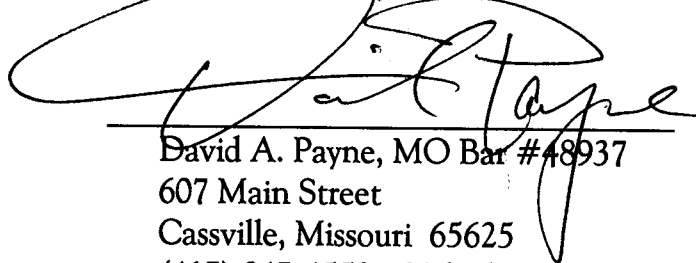
C. An award for Plaintiff's and the Class Members of punitive damages for reckless and wanton conduct;

D. Injunctive relief to prevent further contamination of the American pet food supply.

E. All other appropriate and just relief.

DATED: May 15, 2007

**CARDIN & PAYNE**

A large, stylized handwritten signature in black ink, appearing to read 'David A. Payne', is written over a horizontal line.

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